

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION

FILED

OCT 11 2013 <sup>MAN</sup>

THOMAS G BRUTON  
CLERK, U S DISTRICT COURT

DOIARAH GRAY,  
Plaintiff,

v.

Case No. 12C 244

Judge Gary Feinerman

IMHOTEP CARTER et al.  
Defendants.

MOTION FOR AN ORDER  
COMPELLING DISCOVERY

NOW COMES DOIARAH GRAY, prose, pursuant to Rule 37 of the Federal Rules of Civil Procedure, requesting that this Court issues an order compelling the defendants Marcus Hardy, Joe Sheeny, Steven Fischman, and Jacqueline Mitchell, and Darryl Edwards produce requested discovery:

In support the Plaintiff states as follows:

1. Plaintiff moves this Court for an order Pursuant to Rule 37(a) of the Federal Rules of Civil Procedure to Compell the defendants Hardy, Sheeny, Fischman, Mitchell, and

Edwards to produce for inspection and copying the following documents:

(a) Illinois Administrative Code, 20  
Illinois Administrative Code Part  
415 (the entire Part 415)

(b) Illinois Department of Corrections  
Administrative Directives: 04.03.105;  
04.03.102; 04.03.112; 04.03.150;  
04.03.110; 04.03.111; 04.03.125;  
04.03.121.

(c) Answers to all interrogatories  
and requests for admissions submitted  
to Hardy, Sheeny, Fischman, Mitchell,  
and Edwards.

2. On August 31, 2012, the Plaintiff submitted his first written request for the documents above (See attached Exhibit - A, certificate of Service)

3. In addition, on August 31, 2012, the Plaintiff submitted requests for admissions to defendants Hardy, and Mitchell. The Plaintiff also submitted interrogatories to defendants Hardy, Mitchell, Sheeny, Fischman, and Edwards. No defendants answered the requests for admissions and interrogatories.

4. The requested documents are essential to the Plaintiff's litigation. The defendants have not alleged a reason why the plaintiff's

discovery requests went unanswered.

5. The Plaintiff's discovery requests, admissions, and interrogatories are essential for the Plaintiff to substantiate his claims.

6. On September 12, 2013, the Plaintiff contacted the defendants seeking to receive discovery. See Local Rule 37.2 (attached Exhibit-B)

7. The Plaintiff requests that he be provided all the requested discovery and that all admissions and interrogatories be answered.

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WHEREFORE, the Plaintiff prays that this Court issues an order compelling discovery within 14 days.


  
DOIAKIAH GRAY  
PLAINTIFF  
PRO SE

EXHIBIT-A

Doiakoh Gray

v.

Imhotep Carter, et al.

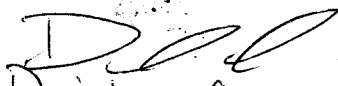
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) Case No. 12C 0244

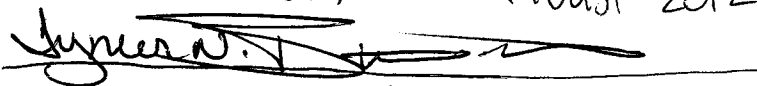
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CERTIFICATE OF SERVICE

On August 31, 2012, I, Doiakoh Gray, caused a copy of the Plaintiff's first submission of Interrogatories, Request for Production of Documents, and Request for admissions to be sent to Agnes Ptasznik Assistant Attorney General, General Law Bureau 600 W. Randolph St, 13<sup>th</sup> Fl Chicago, IL 60601

  
Doiakoh Gray

SUBSCRIBED AND SWORN TO BEFORE  
ME THIS 31<sup>ST</sup> DAY OF AUGUST 2012

  
NOTARY PUBLIC

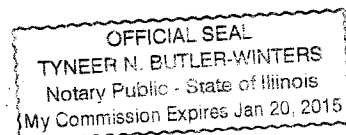


EXHIBIT-B

September 12, 2013

Agnes A. Ptasznik  
Assistant Attorney General  
100 West Randolph St., 13<sup>th</sup> FL  
Chicago, IL 60601

Doiakah Gray  
Register No. K-70373  
P.O. Box 112  
Joliet, IL 60434

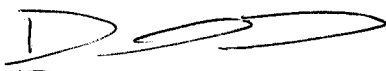
RE: Gray v. Carter, et al.  
No. 12C244

Dear Ms. Ptasznik:

On August 31, 2012, the plaintiff submitted a request for the production of documents from the defendants Joseph Sheeny, Marcus Hardy, and Jacqueline Mitchell.

The plaintiff also submitted requests for admissions to Sheeny, Hardy, and Mitchell; in addition to a set of interrogatories to Sheeny, Hardy, Mitchell, and Steven Fischman.

The plaintiff has not received a response from the defendants regarding the above requested discovery. These documents are essential to the plaintiff and he requests that the defendants provide him a copy of the requested discovery.



DOIAKAH GRAY

PLAINTIFF

PRO SE

DOIYAKAH GRAY

v.

IMHOTEP CARTER

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Case No. 12C 244

CERTIFICATE OF SERVICE

On September 27, 2013, the Plaintiff, Doiyakah Gray caused a copy of the Plaintiff's MOTION FOR AN ORDER COMPELLING DISCOVERY to be sent to AGNES PTASZNIK, ASSISTANT ATTORNEY GENERAL 100 West RANDOLPH STREET, 13<sup>th</sup> FL CHICAGO, IL 60601



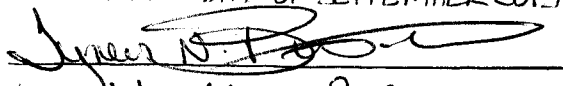
DOIYAKAH GRAY

PLAINTIFF

PRO SE

SUBSCRIBED AND SWORN TO BEFORE

ME THIS 27 DAY OF SEPTEMBER 2013

  
NOTARY PUBLIC